

**THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA (Harrisburg)**

IN RE: BK. No. 1:18-bk-02636-HWV

ROY MARCUS GREENWAY, JR.	:	
RACHEL NICOLE GREENWAY	:	Chapter No. 13
A/K/A RACHEL N. GREENWAY	:	
A/K/A RACHEL N. KNIGHT	:	
Debtors		
:		
THE MONEY SOURCE INC.	:	11 U.S.C. §362
Movant		
v.		
ROY MARCUS GREENWAY, JR.	:	
RACHEL NICOLE GREENWAY	:	
A/K/A RACHEL N. GREENWAY	:	
A/K/A RACHEL N. KNIGHT	:	
Respondents		

**ORDER GRANTING RELIEF FROM THE STAY IN ORDER TO PROCEED WITH
LOAN MODIFICATION**

AND NOW, upon Motion of **THE MONEY SOURCE INC.** (Movant), it is:

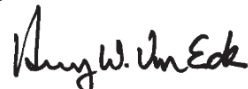
ORDERED, that approval and recording (if applicable) of the loan modification shall in no way constitute a violation of the automatic stay; and it is further;

ORDERED that Movant shall be permitted to communicate with the Debtors and Debtors' counsel to the extent necessary to comply with applicable non-bankruptcy law;

ORDERED that Rule 4001(a)(3) is not applicable and **THE MONEY SOURCE INC.** may immediately enforce and implement this Order granting Relief from the Automatic Stay for the limited purpose of recording and completing the loan modification.

Dated: June 17, 2019

By the Court,



Henry W. Van Eck, Bankruptcy Judge (JG)